QUALIFICATIONS OF CANDIDATES All candidates shall be qualified electors as required by R.S. 18:463*

OFFICE	QUALIFICATIONS	LEGAL CITATION
PRESIDENTIAL ELECTOR	The candidate shall be a qualified elector of the district for which the candidate seeks election. No U.S. Senator, Representative in Congress or person holding an office of trust or profit under the U.S. shall be elected a presidential elector.	R.S.18:1252A, B U.S. Consititution Article II, Section 1, Clause 2
GOVERNOR LIEUTENANT GOVERNOR SECRETARY OF STATE TREASURER COMM. OF AGRICULTURE COMM. OF INSURANCE COMM. OF ELECTIONS	By the date of qualification, the candidate shall have attained the age of 25 years, be an elector, and have been a citizen of the United States and of Louisiana for at least the preceding 5 years.	Louisiana Constitution Article IV, Section 2
ATTORNEY GENERAL	By the date of qualification, the candidate shall have attained the age of 25 years, be an elector, and have been a citizen of the United States and of Louisiana for at least the preceding 5 years and shall have been admitted to the practice of law in Louisiana for at least the 5 years preceding the candidate's election.	Louisiana Constitution Article IV, Section 2
U. S. SENATOR	The candidate shall have attained the age of 30 years, have been a citizen of the United States for 9 years, and be an inhabitant of Louisiana when elected.	R.S. 18:1275 A U.S.C.A. Const. Art. 1§3. Cl.3
U. S. REPRESENTATIVE	The candidate shall have attained the age of 25 years, have been a citizen of the United States for 7 years, and be an inhabitant of Louisiana when elected.	R.S. 18:1275 B U.S.C.A. Const. Art. 1§2. Cl.2
ASSOCIATE JUSTICE, SUPREME COURT JUDGE, COURT OF APPEAL JUDGE, DISTRICT COURT JUDGE, FAMILY COURT JUDGE, JUVENILE COURT JUDGE, PARISH COURT	The candidate shall have been admitted to the practice of law in Louisiana for at least 5 years prior to the candidate's election and, by the date of qualification, shall have been domiciled in the respective district, circuit, or parish for the 2 years preceding the candidate's election. Elected or appointed incumbent judges, are not eligible to run for any elective office other than their own or another judicial office. In order to run for another office, they must resign from their office at least 24 hours prior to the date of qualifying for such other office. Also, a judge appointed to fill a vacancy shall be ineligible as a candidate at the election to fill the vacancy. Candidate must be younger than the mandatory retirement age of seventy (70).	R.S. 18:451 R.S. 42:39 Louisiana Constitution Article V, Sections 22, 23, 24
PUBLIC SERVICE COMM.	The candidate shall be a qualified elector.	R.S. 45:1161.1
STATE BOARD OF ELEM. and SECONDARY EDUCATION	The candidate shall be a resident of the district.	R.S. 17:1 B
STATE SENATOR STATE REPRESENTATIVE	By the date of qualification, the candidate shall have attained the age of 18 years, resided in Louisiana for the preceding 2 years, and been actually domiciled for the preceding year in the legislative district from which the candidate seeks election. At the next regular election for members of the legislature following legislative reapportionment, an elector may qualify as a candidate from any district created in whole or in part from a district existing prior to reapportionment if he was domiciled in that prior district for at least 1 year immediately preceding his qualification and was a resident of the state for the 2 years preceding his qualification. If elected must change domicile to district before being sworn in. No person elected to serve as a member of the legislature for more than two and one-half terms in three consecutive terms shall be elected for the succeeding term beginning with the term beginning on January 8, 1996.	Louisiana Constitution Article III, Section 4
DISTRICT ATTORNEY	The candidate shall have been admitted to the practice of law in Louisiana for at least 5 years prior to the candidate's election and, by the date of qualification, shall have resided in the district for the 2 years preceding the candidate's election.	R.S. 18:451 Louisiana Constitution Article V, Section 26 (A)
SHERIFF CLERK OF COURT ASSESSOR	By the date of qualification, the candidate shall have resided in the state for the preceding 2 years and shall have been domiciled for the preceding year in the parish from which he seeks election.	R.S. 18:451.2

^{*} NOTE: See Page 17 for restrictions for convicted felons.

QUALIFICATIONS OF CANDIDATES

All candidates shall be qualified electors as required by R.S. 18:463*

OFFICE	QUALIFICATIONS	LEGAL CITATION
CORONER	The candidate shall be a licensed physician, unless no licensed physician in the parish will accept the	Louisiana Constitution
	office. The coroner shall be a resident of the parish or a licensed physician who maintains a full-time	Article V, Section 29
	medical practice at a principal medical office facility in the parish.	R.S. 33:1554 B
POLICE JUROR	By the date of qualification, the candidate shall have attained the age of 18 years, resided in Louisiana for	R.S. 33:1225
	the preceding 2 years, and been actually domiciled for the preceding year in the district from which the	Louisiana Constitution
	candidate seeks election.	Article III, Section 4
PARISH COUNCIL MEMBER	Check Parish Home Rule Charter for qualifications and term limits.	Parish Home Rule Charter
	The candidate shall be licensed to practice law in Louisiana for at least 5 years previous to the candidate's election and, by the date of qualification, shall have been a qualified resident elector of the territorial	R.S. 13:1873
	jurisdiction of the court for at least 2 years prior to the candidate's election. Candidate must be younger	K.S. 13.1073
JUDGE, CITY COURT	than the mandatory retirement age of seventy (70). Elected or appointed incumbent judges, are not eligible	R.S. 18:451
	to run for any elective office other than their own or another judicial office. In order to run for another	
	office, they must resign from their office at least 24 hours prior to the date of qualifying for such other	R.S. 42:39
	office. Also, a judge appointed to fill a vacancy shall be ineligible as a candidate at the election to fill the	
	vacancy. (Considered a ward office, see Attorney General Opinion #78-798.) Check additional	Louisiana Constitution
	qualifications for specific courts in Title 13. For municipalities governed by a Home Rule or	Article V Sections 22 & 23
	Legislative Charter, consult the Home Rule or Legislative Charter for additional qualifications.	
	The candidate shall be a resident elector of the territorial jurisdiction of the court and shall possess a high	
MARSHAL, CITY COURT	school diploma or its equivalent as determined by the Board of Elementary and Secondary Education if not	R.S. 13:1880
	in office on 8/15/97. (Considered a ward office, see Attorney General Opinion #78-798.)	
	By the date of qualification, the candidate shall have attained the age of 18, resided in Louisiana for the	
	preceding 2 years, and have been actually domiciled for the preceding year in the parish, ward, or district	
	from which the candidate seeks election. The candidate shall be able to read and write. At the next regular	
SCHOOL BOARD MEMBER	election following reapportionment an elector may qualify in any district created in whole or in part from a	R.S. 17:52 D & E
	district existing prior to reapportionment if he was domiciled in the prior district for at least one year	
	immediately preceding his qualification and was a resident of the state for the 2 years preceding his	
	qualification. If elected must change domicile to district before being sworn in.	
	The candidate shall be of good moral character, a qualified elector, be a resident of the ward and district from which elected and able to read and write the English language correctly. A Justice of the Peace	R.S. 13:2582, R.S. 42:39.2
JUSTICE OF THE PEACE	elected to and holding office on 7/2/99 may continue to serve whether or not he resides in the ward and the	Louisiana Constitution
	district from which he was elected. Candidate must be younger than the mandatory retirement age of	Article V, Section 23
	seventy (70). A justice of the peace appointed to fill an unexpired term is not authorized to run for that	Titlete V, Section 23
	office in the next subsequent election for that office, either special or otherwise, even though he has	Attorney General Opinion
	officially resigned from the office of justice of the peace.	No. 90-324
	The candidate shall be of good moral character, able to read and write the English language, possess a high	
22127177	school diploma or its equivalent as determined by the Board of Elementary and Secondary Education if not	D G 12 2502 A 0 D
CONSTABLE (Justice of the Peace Court)	in office on 11/19/95 and shall be an elector and resident of the ward or district from which the candidate is	R.S. 13:2583 A & D
(Justice of the Peace Court)	elected. Constable shall not remain in office beyond 75th birthday if not in office on 8/15/95.	
GREATER LAFOURCHE	The candidate shall be a citizen of the United States and a qualified voter of the tenth ward, parish of	D C 24.1651 D
PORT COMMISSION MEMBER	Lafourche.	R.S. 34:1651 D

^{*} NOTE: See Page 17 for restrictions for convicted felons.

QUALIFICATIONS OF CANDIDATES

All candidates shall be qualified electors as required by R.S. 18:463*

QUALIFICATIONS

	(These qualifications apply to municipalities governed by the Lawrason Act. For municipalities governed	
MUNICIPAL OFFICE	by a Home Rule or Legislative Charter, consult the Home Rule or Legislative Charter for qualifications.)	LEGAL CITATION
MAYOR	The candidate shall be an elector of the municipality who at the time of qualification shall have been domiciled and actually resided for at least the immediately preceding year in the municipality.	R.S. 33:384
CHIEF OF POLICE MARSHAL	The candidate shall be an elector of the municipality when elected. At the time of qualification, the candidate shall have been domiciled for at least the immediately preceding year in a city or town (6 months in a village) except that a person who resides outside of the corporate limits of the village of Maurice may be elected chief of police. The provisions of this Section shall not apply to the village of Napoleonville.	R.S. 33:385.1
ALDERMAN COUNCILMAN COUNCIL MEMBER	The candidate shall be an elector of the municipality who at the time of qualification shall have been domiciled and actually resided for at least the immediately preceding year in the municipality. In addition, those elected from wards must be residents of their respective wards at the time of qualifying.	R.S. 33:384 & 385 Attorney General Opinion No. 98-319

 POLITICAL PARTY OFFICE
 QUALIFICATIONS
 LEGAL CITATION

 DEMOCRATIC/REPUBLICAN
 The candidate shall meet the qualifications established by the rules and regulations of the state central
 R.S. 18:443 A

 STATE CENTRAL COMMITTEE
 committee of the political party.
 R.S. 18:443.2 (1)

DEMOCRATIC/REFUBLICAN	The candidate shall meet the qualifications established by the rules and regulations of the state central	R.S. 18:443 A
STATE CENTRAL COMMITTEE	committee of the political party.	R.S. 18:443.2 (1)
DEMOCRATIC/REPUBLICAN	The candidate shall meet the qualifications established by the rules and regulations of the state central	
PARISH EXECUTIVE COMM.	committee of the political party.	R.S. 18:444 A

REAPPORTIONMENT - SPECIAL QUALIFICATIONS

LEGAL CITATION

At the first election following reapportionment, "An elector is	nay qualify as a candidate from any district created in whole or in part	
from a district existing prior to reapportionment if he was do	miciled in that prior district for the time limit provided by law preceding	Attorney General Opinion No. 94-334
his qualification, provided he becomes domiciled in the distr	ct he is elected to represent prior to being sworn into office."	

*NOTE RESTRICTIONS FOR CONVICTED FELONS - Louisiana Constitution Article I, Section 10:

- (B) Disqualification. The following persons shall not be permitted to qualify as a candidate for elective public office:
- (1) A person who has been convicted within this state of a felony and who has exhausted all legal remedies, or who has been convicted under the laws of any other state or of the United States or of any foreign government or country of a crime which, if committed in this state, would be a felony and who has exhausted all legal remedies and has not afterwards been pardoned either by the governor of this state or by the officer of the state, nation, government or country having such authority to pardon in the place where the person was convicted and sentenced.
- (2) A person actually under an order of imprisonment for conviction of a felony.
- (C) Exception. Nothwithstanding the provisions of Paragraph (B) of this section, a person who desires to qualify as a candidate for or hold an elective office, who has been convicted of a felony and who has served his sentence, but has not been pardoned for such felony, shall be permitted to qualify as a candidate for or hold such office if the date of his qualifying for such office is more than fifteen years after the date of the completion of his original sentence.